UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

STRIKE 3 HOLDINGS, LLC,

Plaintiff,

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Case No. 19-11937 Honorable Linda V. Parker

JOHN DOE subscriber assigned IP Address 68.58.213.9,

| Defendants. | | |
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OPINION AND ORDER GRANTING PLAINTIFF'S MOTION FOR LEAVE TO SERVE A THIRD PARTY SUBPOENA PRIOR TO RULE 26(f) CONFERENCE

On June 28, 2019, Plaintiff filed this lawsuit against an unknown individual alleging that the individual acquired and distributed Plaintiff's copyrighted works through an online, file-sharing network. Presently before the Court is Plaintiff's motion for leave to serve a third-party subpoena prior to a Rule 26(f) conference, filed July 25, 2019. (ECF No. 4.) Plaintiff seeks to propound discovery requests upon Internet Service Provider ("ISP") Comcast Cable in order to identify the individual associated with the Internet Protocol ("IP") address from which the alleged infringing conduct was committed. For the reasons that follow, the Court is granting Plaintiff's motion for immediate discovery with certain conditions.

Plaintiff is the owner of federally registered copyrights to several adult motion pictures. (ECF No. 4-2 \P 3.) Plaintiff claims that Defendant illegally acquired and distributed those movies via the Internet. (*See, e.g.*, ECF No. 1 \P 4.) Through forensic software, Plaintiff identified Defendant's IP address and determined that Defendant used the internet system of the above-identified ISP to engage in the alleged illegal conduct. (ECF No. 4-3 \P 7.)

Plaintiff establishes that "good cause" exists for it to serve a third-party subpoena on Comcast Cable in advance of a Rule 26(f) conference. *See Artista Records, LLC v. Doe 3*, 604 F.3d 110, 119 (2d Cir. 2010) (citing *Sony Music Entm't, Inc. v. Does 1-40*, 326 F. Supp. 2d 556, 565 (S.D.N.Y. 2004)); *Artista Records LLC v. Does 1-19*, 551 F. Supp. 2d 1, 6-7 (D.D.C. 2008) (citing cases). Plaintiff makes a prima facie showing of a claim of copyright infringement, submits a specific discovery request, and establishes that (1) there are no alternative means to obtain the information that its seeks through the discovery, (2) there is a central need for the information, and (3) Defendant has a minimal expectation of privacy. The Court is satisfied that Defendant must be identified before this suit can progress further.

For these reasons, the Court **GRANTS** Plaintiff's motion for leave to serve a third-party subpoena prior to a Rule 26(f) conference, with the following limitations. Plaintiff will be allowed to serve immediate discovery on the ISP to

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obtain Defendant's identity by serving a Rule 45 subpoena that seeks information

sufficient to identify Defendant, including name, current (and permanent)

addresses, telephone number, email address, and Media Access Control address.

Plaintiff shall attach a copy of this Opinion and Order to the subpoena. Disclosure

of the information requested is ordered pursuant to 47 U.S.C. § 551(c)(2)(B),

which authorizes cable operators to disclose personally identifiable information

when the cable operators are ordered to do so by a court. Any information

disclosed to Plaintiff in response to the Rule 45 subpoena may be used solely for

the purpose of protecting Plaintiff's rights as set forth in the Complaint.

When the ISP is served with a subpoena, it shall give written notice, which

may include email notice, to the subscriber in question within five (5) business

days. If the ISP or subscriber wants to move to quash the subpoena, the party must

do so before the return date of the subpoena, which shall be 21 days from the date

of service.

IT IS SO ORDERED.

S/ Linda V. Parker U.S. DISTRICT JUDGE

Dated: July 31, 2019